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5 FACEBOOK, INC., et al.,
6 Plaintiffs,
7 v.
8 9 XIU NETWORK (SHENZHEN)
9 TECHNOLOGY CO., LTD., et al.,
10 Defendants.

Case No. [19-cv-01167-JST](#) (AGT)

**ORDER REQUESTING
SUPPLEMENTAL BRIEFING**

Re: Dkt. No. 49

11 Judge Tigar has referred Facebook's pending motion—a renewed motion to serve
12 defendants Zhaoping Liu and 9 Xiu Network (Shenzhen) Technology Co., Ltd., by e-mail—to the
13 undersigned for a report and recommendation. Having reviewed the motion, the undersigned
14 instructs Facebook to submit a supplemental brief addressing the following questions.

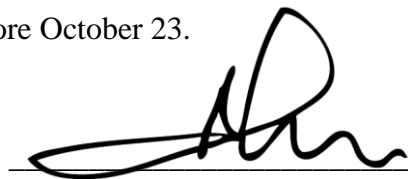
15 1. As part of Facebook's efforts to locate Zhaoping Liu, has the company attempted to call
16 Liu at the phone number listed as his in the domain-registration records attached to the complaint?
17 See Compl., Ex. 12, ECF No. 1-12 at 3, 5, 7. If so, how many attempts were made and what was
18 the result? If no attempts were made, why not?

19 2. Would serving Zhaoping Liu by publication be a feasible supplement to serving her by
20 e-mail? See *Chanel, Inc. v. Zhixian*, No. 10-CV-60585 JJC, 2010 WL 1740695, at *4 (S.D. Fla.
21 Apr. 29, 2010). In what publications could notice be given? Alternatively or in addition, would
22 publication of the case documents on a notice website be a feasible supplement to serving Liu by
23 e-mail? See *Tiffany (NJ) LLC v. Dorapang Franchise Store*, No. 18-CV-61590 UU, 2018 WL
24 4828430, at *1 (S.D. Fla. July 17, 2018).

25 Facebook must file its supplemental brief on or before October 23.

26 **IT IS SO ORDERED.**

27 Dated: October 15, 2020

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ALEX G. TSE
United States Magistrate Judge